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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/553,380	10/04/2006	Ralph Buesgen	2003P05648WOUS	3668	
Siemens Corpo	7590 06/23/200 oration	EXAMINER			
Intellectual Pro	perty Department	ISOM, JOHN W			
170 Wood Ave Iselin, NJ 0883			ART UNIT	PAPER NUMBER	
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			06/23/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/553,380	BUESGEN ET AL.		
Examiner	Art Unit		
John Isom	2447		

	John Isom	2447					
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress				
THE REPLY FILED 10 June 2009 FAILS TO PLACE THIS APP	LICATION IN CONDITION FOR A	LLOWANCE.					
☐ The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods: 30 ☐ The period for reply expires							
b) A The period for reply expires on: (1) the mailing date of this Ar no event, however, will the statutory period for reply expire la Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f	ter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.				
Extensions of time may be obtained under 37 CFR 1,136(a). The date where filed is the date for purposes of determining the period of exhausted of CFR 1,17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patient term adjustment. See 37 CFR 1,704(b). NOTICE OF APPEAL	ension and the corresponding amount of hortened statutory period for reply origi	of the fee. The appropria nally set in the final Office	ate extension fee e action; or (2) as				
 The Notice of Appeal was filed on A brief in complifiling the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed with AMENDMENTS 	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the					
The proposed amendment(s) filed after a final rejection, b	t prior to the data of filling a brief						
(a) They raise new issues that would require further cor (b) They raise the issue of new matter (see NOTE below (c) They are not deemed to place the application in better	sideration and/or search (see NOT v);	E below);					
appeal; and/or	or form for appear by materially rec	rucing or simplifying ti	16 133463 101				
(d) ☐ They present additional claims without canceling a c NOTE: (See 37 CFR 1.116 and 41.33(a)).	orresponding number of finally reje	ected claims.					
4. The amendments are not in compliance with 37 CFR 1.12	1. See attached Notice of Non-Cor	mpliant Amendment (I	PTOL-324).				
 Applicant's reply has overcome the following rejection(s): 							
 Newly proposed or amended claim(s) would be all non-allowable claim(s). 	owable if submitted in a separate, t	imely filed amendmer	nt canceling the				
7. \(\times \) for purposes of appeal, the proposed amendment(s): a) [I how the new or amended claims would be rejected is prov. The status of the claim(s) is (or will be) as follows: Claim(s) allowed:		be entered and an e	xplanation of				
AFFIDAVIT OR OTHER EVIDENCE							
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 	sufficient reasons why the affidavi	t or other evidence is	necessary and				
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appea and was not earlier presented. Se	and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).				
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER 	of the status of the claims after er	ntry is below or attach	ed.				
Neconsideration of the Neconsidered but See Continuation Sheet.	does NOT place the application in	condition for allowan	ce because:				
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s)						
13. Other:							
/Joon H. Hwang/ Supervisory Patent Examiner, Art Unit 2447							

Continuation of 11. does NOT place the application in condition for allowance because: The rejection of claims 21-27, 33, 38 and 40-42 under 35 U.S.C. 102(b) as being anticipated by Allon et al. (US Pat. No. 5539883) ("Allon") is not in error, for the following 5 reasons:

(1) Allon teaches "replacing the drive device with a replacement drive device" as in claim 21.

Ålion discloses computers in a network logically linked in a hierarchical tree structure (column 4, lines 16-31), a computer comprising a means for storing information (column 6, lines 14-28); and "[4] computer program product, for use with a computer, comprising; a recording medium" (column 16, lines 46-48). A "drive" is "[a] device that reads data from and often writes data onto a storage medium" (see American Heritage Dictionary). Because a computer reads data from and often writes data onto a storage medium, a computer can be construed to be a drive. Because a computer is also a device, a computer can be construed to be a drive device. Allon further discloses that, in the hierarchical tree structure, a dead node is detected, and a new node is added, because nodes fall (column 8, lines 34-39). This disclosure implies that a new node may be added to replace a dead node with has failed. Thus, Allon teacher placing a dead node with a new node. Because the dead node teaches "the drive device", and the new node teaches "a replacement drive device", Allon teaches "replacing of dead riving every as in claim 21.

(2) Allon teaches "providing a second device with data memory or storage in which a relationship or order of the drive device with respect to at least the second device is stored" as in claim 21.

Allon discloses that information stored in each computer contains a number of entries, each entry containing information regarding the number of links in the tree separating a particular computer from the computer in which the information is stored, and the rank of the particular computer, logically linked to the computer in which the information is stored, from which the entry was last received (column 5, lines 22-32). In this disclosure, the computers teach "a second device and the drive device". The mean for young information and the recording medium, teach "data memory or storage". The information teaches "a relationship or order of the drive device with respect to at least the second device".

- (3) Allon teaches "operating the replacement drive device to identify a first of the nodes to which it is assigned and to identify other devices" as in claim 21.
- Allon discloses that when a computer is added to the network, the computer looks for a parent computer (column 8, lines 54-55, column 7, lines 1-6); and that each node receives information from the nodes to which it is linked in the tree structure, and that information on nodes in another sub-tree can reach any node (column 10, lines 25-34). In this disclosure, the added computer teaches "a replacement drive device". The network teaches "the nodes to which it is assigned". The disclosure that the computer looks for a parent computer, teaches "to identify a first of the nodes to which it is assigned". The facts that each node receives information from the nodes to which it is linked, and that information nondes in another sub-tree can reach any node, imply "to identify other devices including the second device". Thus, Allon teaches the limitation at issue.
- (D) The language in the preamble of claim 41 does not limit the claim, and Allon discloses the subject matter of that language. The language "In an reconfigurable network comprising a plurality of devices", does not limit the claims because that language is not positively recited as part of the claimed method. Furthermore, because the language "identifying an order of devices in the network thereby enabling determination of relative spatial arrangements among the devices" merely expresses an intender reside to the method, that language is not given weight. Thus, the language at issue does not limit the claim. Nonetheless, Allon does disclose computers in a network logically linked in a hierarchical tree structure (column 4, lines 16-31). Allon further discloses that force of the computers, a link to a computer of lower rank is a link to a parent which is higher up in the tree, and a link to each of computers of higher rank is a link to a child which is lower down in the tree (column 7, lines 14-6; Journ 4, lines 16-31). In this disclosure, the computers of higher rank is a link to a child which is lower down in the tree (column 7, lines 16-31). In this disclosure, the computers, disclose "the devices". The facts that the link to the parents in a network logically included in a hierarchical tree structure, discloses "an reconfigurable network comprising a plurality of devices". The computers, disclose "the evidences". The facts that the link to the parents higher up in the tree, and the link to the parents included the tree, and the link to the parents and the link to the parents and the link to the parents higher up in the tree, and the link to the parents are the devices". Thus, Allon discloses are the constructions that the construction of relative spatial arrangements among the devices." The language at issue.
- (E) Alon teaches "a first of the devices . . . determining the number of connections of the first node, the first hierarchical arrangement of the connections and nodes, and the connection with which the device is connected to the first node, the first hierarchical arrangement of the connections and nodes, and the connections and individually all the connections are computer to the connections are not provided as in claim 1, lines 54-55; column 7, lines 1-61; that information stored in each computer contains a number of entires, each entry containing information regarding the number of links in the tree separating a particular computer from the computer in which the information is stored (column 5, lines 22-32); that this node receives information from other nodes through the parent (column 10, lines 25-34); and that this node stores rank of each of the other nodes linked to this node (column 5, lines 22-32). In this disclosure, the added computer and the node, teach "a first of the devices". The parent, teaches "the first node". The fact that this node stores the number of the other nodes pales this node to ascertain that: the number of connections of its parent is equal to the number of nodes, from which this node crecives information through the parent, and for which the number of finks to this node is 2. The fact that this node stores the rank of each the other nodes linked to this node, teaches "determining... the first hierarchical arrangement of the connections and nodes, and the connection with which the device is connected to the first node". Thus, Alon teaches the limitation at issue.

Conclusion: For the foregoing 5 reasons, the instant ejection is not in error. Accordingly, the instant rejection is continued.